			/2007		HS .	JDL	. Doc un	nent 1	.2 F			Page 1 NO: 6:		_		23
	J	JUDGE: MI		EL H. SCH	NEII	DER				USA	VS.	BRAI) T(ODD	BROWN	1
DEP. CLERK: Linda Pritchard RPTR/ECRO: Ron Mason USPO: Jimmy Wilkerson								RICHARD MOORE Attorney for Government				GREG WALDRON Attorney for Defendant				
INTERPRETER: BI								BEG	IN: 1:25 P.M. ADJOURN: 1:50 P.M.							
× × × × × × × × × × × × × × × × × × ×	Court a	cing called adopts PSR in departs from	its en	tirety		Co		PSR w/e	Gov	t □ Overrule			-			
(CT.	CUSTODY	Conc	***		FIN	NE	RES	T	PROB	SUP REL			W/ CT	SP/ASS	INELIG FED BEN.
1	Inf.					waiv	red			3 yrs.					\$100	
	Deft p	INCARCERA participate in the	ne Ini	nate Finan	cial l	Resp	onsibility l		n.	RECOMM Deft be desi			воі	?:		
- 1										S of RELEA						
	Dft shall abide by standard conditions of release, including committing no offenses, federal, state or local; and shall not illegally possess a controlled substance.															
-	Dft shall report in person to the probation office in the district to which the dtf is released within 72 hours of release from BOP.															
-		ft shall not possess a firearm or other destructive device. Dft shall be surrendered to INS official for deportation proceeding.														
		ourt orders mandatory drug test Court finds drug test w/in 15 days of release unnecessary.														
		Oft shall provide the probation officer with access to any requested financial information .														
-		Oft shall pay any financial penalty that is imposed by this judgment and that remains unpaid at the commencement of SUP/REL.														
		Dft shall not incur new credit charges or open additional lines of credit without the approval of Probation Officer.														
-		it shall participate in an □ Assessment / Program of testing and treatment for drug abuse □ mental health treatment.														
		Oft shall perform hours of community service as directed by probation officer. Dft to pay delinquent Child Support. Oft shall be placed on home detention for a period of months, to commence (immediately/immediately following release from														
	impriso	II be placed on onment/on II maintain a te). Dft to	rema	in at	this resider	nce exce	pt for	employment	& other	activities	appı	oved b	y probatio	n officer.
	Dft sha	ll be prohibite	d fror	n having an	y typ	e of	contact with	h the otl	ner lis	ted co-defend	lants in	this case.				
	Dft R	EMANDED t	o the	USM.					X	Dft advised	of righ t	t to appea	ıl & c	court a	ppointed co	ounsel
	Dft or	rdered to surre	d to surrender on : USM X Presentence Report Sealed.													
				Minutes file		FILED: U.S. DISTRICT COURT										
	Dft's	bond □ set □ cash □ si			 R □ :				\perp	Exhibit list filed EASTERN DISTRICT OF TEXAS						
	Rond	continued	Ť	this case			r case #		\perp	Witness list		<u> </u>				CKK
	-	ailed to appear	See reverse/attached			d for addit	tional	proce		ORM TXED-118						
		rr ·		Warrant												

REMAINING Counts dismissed on Govt's Motion

ADDITIONAL PROCEEDINGS - PAGE 2

CASE NO. 6:06cr75 - USA v BRAD TODD BROWN

1:25 pm	Case called. Mr. Moore announced ready for the Government. Mr. Waldron announced ready for the Defendant sworn. Jimmy Wilkerson appeared on behalf of the probation department.								
1:31 pm	Court inquired if Mr. Waldron and dft received a copy of PSR, have reviewed it, and have any objections. No objections.								
1:33 pm	Court adopted PSR in its entirety.								
1:35 pm	Defendant allocuted to the Court. Mr. Waldron spoke on behalf of the Defendant. Mr. Moore responded.								
1:41 pm	Court imposed sentence. Defendant to be placed on home detention for a period not to exceed 180 days, to commence immediately. Defendant shall cooperate in the collection of DNA.								
1:44 pm	Deft advised of right to appeal & court appointed counsel.								
1:50 pm	There being nothing further in this case, Court adjourned.								

DAVID J. MALAND, CLERK

BY: Linda Pritchard

Courtroom Deputy Clerk